notify the trustees of both townships of his or their intention, and on receiving such notice, the trustees of the two townships in which the proposed road lies or runs, shall appoint some time and place at which they will meet in joint board; and the time fixed r said meeting shall be so arranged that the applicant or applicants will have ample time to give the requisite thirty day's notice, as required in the act to which this is an amendment; which notice shall be given in both townships, and shall state the time and place of meeting of the joint board of trus-tees, as provided in this act. SEC. 2. That the joint board of trustees,

when so met, shall be governed by the pro-visions of the act to which this is an amendment; and if they shall grant a view and survey, they shall appoint a time and place when and where they shall meet to receive when and where they shall meet to recore
the report of the viewers and surveyers, and
the proceedings at such meeting shall be recorded in both townships; and in case of
an appeal, the appellant shall be goerned in all respects by the provisions of the
act to which this is an amendment, except
that he shall be required to enter into bond
in both townships in which a part of the
read is located. Sgo. 3. This act to take effect from and

after its passage. RICHARD C. PARSONS, Speaker of the House of Representatives ROBERT C. KIRK,

President of the Senate Passed March 24, 1860. AN ACT mentary to an act entitled "an act

providing for the punish passed March 7, 1835. SEC. 1. Be it enacted by the General As-sembly of the State of Ohio, That every per-son who shall wilfully and maliciously burn or cause to be burned, any dwelling house, kitchen, smoke-house, shop, office, barn, sta-ble, store house, ware house, still house mill, potteryor any other building of the value of fifty dollars, or any ship, bots, or other water craft, of the value of fifty dollars, or any goods, weres, merchandise, or other chattles of the value of fifty dollars, which shall be of the value of fifty dollars, which shall be at the same time the property of such per-son and insured against loss or damage by fire, with intent to prejudice such insurer, every person so offending shall be deemed guilty of arson, and upon conviction there-of, shall be imprisoned in the penitentiary, and kept at hard labor not more than twen-

snd kept at hard labor not more than twenty years, nor less than one year.

Sec. 2. That if any person shall wilfully and maliciously set fire to any of the buildings, water craft or other property described in the foregoing sections of this act, and which shall be at the same time the property of such person and insured against loss or damage by fire, with intent to burn or destroy the same, and with intent to prejudice such insurer, every person so offendi be deemed guilty of a misdemesnor, and up-on conviction thereof shall be imprisoned in the penitentiary and kept at hard labor not more than seven years, nor less than one

SEC. 3. This act shall take effect from and after its passage.
RICHARD C. PARSONS, Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate Passed March 20, 1860.

AN ACT To amend section ninety of the Act entitled "an Act for the assessment and taxation of all Property in this State, and for levying taxes thereon according to its true value in money," passed April 5, 1859.

SEC. 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO, That section ninety of the above regited act be amended so as to read as follows: Section 90. If such tax payer have not sufficient property which the treasurer can find to distrain to pay such tax, but have moneys or son within this State known to the treasurer, or if such tax payer shall have moved from the state or county, and shall have property, moneys or credits due or coming due him in this state known to the treasurer, in each and every such case it shall be the puty of the treasurer to collect such tax and penalty by distress, attachment or other process of law; and the treasurer may make his affidavit before any justice of the peace, that the residence of such tax payers is to county where such property is found or where such debtor resides, or that such tax payer has not property in the county suffi-cient to distrain to pay such taxes, and thereupon an attachment, with garnishee process, shall be by such justice of the peace sued, and such proceedings had, and such adgment rendered for taxes, penalty and tosts are as lawful in other cases of attachment; provided, that if such treasurer shall serve upon any person indebted to such tax payer a written notice, stating the amount f delinquent tax and penalty due, then such pay such tax and penalty to the treasurer, whose receipt for the same shall be a full discharge of so much of said indebtedness as is equal to such tax and penalty so paid. SEC. 2. That original section ninety and the same is hereby repealed.

SEC. 3. This act to take effect from and after its passage.
RICHARD C. PARSONS, Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate Passed March 22, 1860.

To provide for the collection of claims against Rail Road Companies.

SRC. 1. Be it enacted by the General As-sembly of the State of Ohio. That when any person shall have obtained judgment against any rail road company in any of the courts of this state, upon any claim due to common laborers for work and labor performed for such company, or for cross-ties, lumber or cord wood, furnished to such company, to be used in the construction, repairing or operation of such roads, or upon any note or oth-er evidence of indebtedness, the considera-tion of which consisted of such labor, or materials, furnished to said company, the plainteriais, furnished to said company, the plain-tiff in such case, his agent, or attorney, may file with the precipe for execution, in such judgment, his affidavit setting forth the na-ture of the claim upon which said judgment

founded, showing that the same is within the description of claims herein enumerated, that he does not know of any property of the defendant liable to levy and sale on such execution sufficient to satisfy the same, and that any person or corporation (to be named within the jurisdiction of the officer to whom according to the precipe, such execution is to issue,) is indebted to the defendant—bas property or claims of the defendant in his possession, or under his control, or as an agent of the defendant, whereupon the clerk shall issue with the execution a notice to each person or corporation named, that is required to pay over to the officer holdi such writ, the money, and deliver to such officer the property and claims of the defend-ant in his possession or under his control, at say time before the satisfaction of such judgment, not exceeding an amount sufficient to satisfy such judgment and costs, together

with costs that may accrue.

Buc. 2. The officer shall serve upon each parnishee named in the notice, a copy of the execution and notice, and the person so served shall be bound to the plaintiff in exeention from the date of such service, for all money, property and claims of the defendant, in his possession or under his control, or which may come into his possession or un-der his control, at any time before the estis-

SEC. 3. At any time after service on the garnishes, as above provided, he may be required to appear before any officer within his township, competent to administer oaths, or before the clerk of the sourt of common pleas of his county, and answer such questions as may be asked him, touching the property of every description, moneys and credits of the defendant in his possession, or under his control, by a written notice signed by the plaintiff, his agent or attorney, specifying the plaintiff, his agent or attorney appears, which notice shall be served at least one day before the day fixed therein for the examination; such examination shall be reduced to writing,

appear, as required by the notice, upon proof being made of the due service thereof an at-

his control, or which may come into his hands or control, belonging to the defendant, and costs, and shall deliver all property and claims of the defendant in his hands, to the may come into his hands, to the officer, taking his receipt for such property,

RICHARD C. PARSONS, officer, taking his receipt for such property, money or claims, which receipt shall be a sufficient discharge of any liability therefor, and upon refusal by such garnishee to pay over or deliver, as aforesaid, the plaintiff may mence an action therefor, in his ow name, against the garnishee, and recover the

Same with costs.
Suc. 6. The officer shall sell, as upon execution, any property of the defendant so delivered to him, which would be liable to seizure and sale upon execution, and all the other property he shall hold to abide the or-

SEC. 7. Any assignment or transfer

of such judgment, come into his hands.

SEC. 8. This act shall be in force from the purposes of said purchase; provided, the and after its passage, and shall apply as well aggregate amount levied for said purpose to claims and judgments of the nature specishall not exceed five thousand dollars. fied in the first section of this act now owing, SEC. 2. Whenever the council of any as those that may hereafter accrue, or be re- municipal corporation, as aforesaid, shall have

RICHARD C. PARSONS. Speaker of the House of Representative v. ROBERT C. KIRK, President of the Senate. Passed March 26, 1860.

o provide for the completion of the state absolute conveyance thereof.

SEC. 3. The council of

the term of two years, and until their suc- lic.

shall also have charge of the tract of land in vender of said cemetery grounds, and to the Franklin county purchased by the State for prepayment of such sums as may have been behalf of the State by the Superintendent, be fully discharged, and the residue of the and a copy thereof shall be deposited in the money arising from said sales shall be aptract shall exceed the amount appropriated and embellishing said cemetery grounds. by law applicable to such purpose. The SEC. 6. The council of any municipe by law applicable to such purpose. The SEC 6. The council of any municipal Superintendent shall have power to appoint corporation owning a cemetery, shall have full

ceedings to the Governor, who shall lay the same before the General Assembly. Sec. 3. The Janitor shall have the charge subject to the direction of the Superintendent, of the State House building, and the grounds and appurtunances thereto attached; and he shall keep the same constantly watched, protected, and in order; and he may employ such assistants as the Superintendent may approve and deem necessary, whose compensation shall be fixed by the Superintendent and paid out of the State House fund. It shall also be the duty of the Janitor to prepare the legislative halls for the reception the General Assembly at the commencement of each regular and extra session.

SEC. 4. If any person shall wilfully or maliciously injure or deface in any mauner any portion of the State House building, its fixtures, furniture or appurtenances, or shall commit any nuisance therein, or shall purposely commit any injurious trespass upon the grounds attached thereto, or shall wilthe same, shall, upon conviction thereo, be fined in any sum not less than five dollars, nor more than five hundred dellars, or be imprisoned in the jail of Franklin county not less than one day, nor more than six months, or both, at the discretion of the court; and or both, at the discretion of the court; and of the United States, shall be supported in the discretion of the court; and of the United States, shall be supported in the discretion of the court; and it is of the United States, shall be supported in the discretion of the court; and of the United States, shall be supported in the discretion of the court; and it is of the United States, shall be supported in collect and pay into the treasury of the shall moreover be liable to the State of Ohio in double the amount of the injury done. The Janitor shall have the power and authority of a Constable as to the arrest of all persons guilty of the offences above described; and all prosecutions for a sid offences shall be conducted in the same manner and before the same courts as other offences committed within the city of Columbus, the punishment

the penitentiary.
SEC. 5. The work to be done for the cometion of the State House building shall be follows: Tiling the floor of the rotunda; tting gas fixtures in the rotunds; arching and flagging the northwest court, and placing herein steps, balcony and iron railing for scoud story; and repairing and painting the agging on the north and west sides of the ouilding. For the payment of the labor and naterials of said work, there is hereby aprepriated out of any money in the Treasry for general revenue purposes, the sum of asand dollars, which may be drawn from the Treasury on the warrant of the Au-ditor of State in favor of the person or their agents to whom the same may be due for work actually done or materials delivered, and so certified to by the Superintendent. The said work shall be finished by the first day of Oct. of the present year, and upon said day the State House building shall be held to have been completed, and all work upon the construction thereof shall cease. and all contracts relative thereto shall be at

hereof may be less than imprisonment in

an end.

SEC. 6. There is hereby appropriated out of any money in the Treasury for general revenue purposes, the following sums of money, to be applied to the following purposes, viz: In payments for work and materials necessary to be done and furnished in grading and flagging the State House it sidewalk upon High street, fifteen hundred dollars; and for procuring and planting trees and shrubbery on said lot, eight hundred dollars; and for contingent expenses of said State House building, grounds and appurtenances, thirty-seven hundred dollars. Said sums of money to be paid from the Treasury upon the warrant of the Auditor of State, in favor of the persons or their agents to whom monverted to the public health, convenience or welfare.

SEC. 2. For the purposes mentioned in the first section of this act, the township trustees shall have power to appropriate private property, according to the provisions of of the persons or their agents to whom mon-vate property, according to the provisions of ay may become due for work or materials as an act passed April 30th, 1852, entitled "an foresaid, and which may be certified by the act to provide for compensation to owners of

such examination shall be reduced to writing, signed by the garnishee, sertified by the officer before whom said examination is tanged filed with the papers in the case.—

ken, and filed with the papers in the case.—

The garnishee shall be entitled to the same fees for attendance as are, by law, allowed to witnesses.

In the warden at the close of each quarter of hold in officers at their regular sesting, and all other costs and sion; and every prisoner who may have been less soner removal by the Directors at their regular sesting, and all other costs and sion; and every prisoner who may have been less soner removal by the General Astronomy to the Code of Civil Procedure.

Supplementary to the Code of Civil Procedure. therized to make sale of such machinery and tees under this act, the expenses and cost of

Sgc. 4. If the garnishee shall refuse to of State for all money received by him from

being made of the due service thereof an at-tachment may be issued against him, or, if having appeared, he shall refuse to answer such questions as may be asked him, as aforesaid, it shall be the duty of the officer before whom such examination is being had, before whom such examination is being had, commit such garnishee to the jail of the more expeditious completion of the new intycuntil he shall answer such questions, at the discharged, according to law.

State House, prescribing the order in which it may be done." passed April 12, 1858, and or be discharged, according to law.

It may be done." passed April 12, 1858, and all other acts providing for the construction the officer all moneys in his hands or under of the new State House, are hereby repealed. SEC. 9. This act shall take effect and be in force from and after the first day of April

Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate Passed March 16, 1860.

Supplimentary to the Act entitled "an Act to provide for the Organization of Cities and Incorporated Villages," passed March

11th, 1853. SECTION 1. Be it enacted by the Gener Assembly of the State of Ohio, That for the purpose of purchasing land for a cemetery the council of any municipal corporation oney, or claims, in the hands or under the organized under the act to which this act is money, or claims, in the hands or under the control of any agent of such railroad company, made after the passage of this act, shall be void, as against judgment claimants, by law to be levied, upon the taxable propunder the provisions of this act, as to the current receipts of such railroad company, not exceeding one half of one mill on the in the hands or under the control of such agent, at the date of the service of the notice ceeding six years, which tax shall be col of garnishment, as herein provided, or which may afterwards, and before the satisfaction such corporation, and the money arising from such judgment, come into his hands.

covered against railroad companies. Provi- passed an ordinance for the levy of the taxes ded, that the provisions of this act shall not authorized by the foregoing section it shall extend to claims for lumber or cross ties be lawful for such council to proceed to purthat may have been heretolore furnished to chase land for a cemetery, and may pledge to used in the construction of any railroad. the vendor thereof the money arising from said levy, in payment therefor, so far as the same shall be necessary, together with sev-enty-five per centum of the money accruing from the sale by such cerporation, of lots in such cemetery, as hereinafter provided, and upon full payment to the vendor of the pur-chase money for said land, said municipal corporation may receive from the vendor an

Sac. 3. The council of any municipal and grounds, and to repeal certain acts corporation which has purchased or may hereafter purchase land for a cemetery, may Section 1. Be it enacted by the General cause the same to be laid out into lots, aveseembly of the State of Ohio, That there nues, alleys, or other subdivisions, as shall shall be appointed by the Governor with the consent of the Senate, a "Superintendent of numbered and the avenues named, and a ne State House," and also a "Janitor of the plat thereof made and kept in the office tate House," who shall hold their offices for the clerk or recorder, for the use of the pub-

cessors shall be appointed and qualified. In Snc. 4. For the purpose of defraying the case of vacancy in either of said offices du-ring the recess of the General Assembly, the same shall be filled by appointment by the municipal corporation may sell at private Governor, who shall, within ten days after sale, or public vendue, from time to time, the General Assembly shall next meet, appoint in the manner originally provided a terms and conditions as may be deemed adsuccessor for such unexpired term. The sal-ary of such Superintendent shall be twelve the purchasers of said lots such conveyhundred dollars, and that of said Janitor ances as may be necessary to carry into effec shall be eight hundred dollars, yearly, in said contracts of sale, and said conveyances quarterly payments, to be drawn from the shall, at the expense of those receiving them. reasury on the warrant of the Auditor of be recorded in a book to be kept for that pur-

tached, and of all work performed upon, and lots, shall be set apart, and applied to the materials furnished for the same; and he payment of the purchase money due to the quarry. Every contract for such work paid by such municipal corporation under the office of the Secretary of State; and no con- plied to defray the expenses of improving

a clerk, removable at his pleasure, whose du- power to pass all ordinances necessary to ty it shall be to keep a true record and ac- carry into effect the provisions of this act or count of all the proceedings and expenditures to regulate said cometry, the improvement of the Superintendent; and he may also cm- of the same, and the burial of the dead thereploy, when necessary the services of an arch- in, to define the tenure and conditions or tect; said clerk and architect to be paid which lots therein shall be held, to protect resonable compensation out of the said cometery and all fixtures thereon, and State House fund. The Superintend-ent shall, annually, before the fif-eenth whether said cemetery be situated within or day of Decamber, make report of his pro-without the limits of such corporation. SEC. 7. This act to take effect and be in force from and after its passage.

RICHARD C. PARSONS. Speaker of the House of Representatives. ROBERT C. KIRK. President of the Senate. Passed March 17, 1860. AN ACT

To provide for the Confinement of Prisoners the Jails of this State, and to repeal certain Acts therein mentioned.

the grounds attached thereto, or shall wilfully injure any tree, shrub or plant growing
upon said grounds, or any fixtures placed
thereon, or any enclosure or side walk about
the same, shall, upon conviction thereof, be
find in any sum not less than five deliats. at the expense of the same during his or her to collect and pay into the treasury of th confinement in said jail, and no greater com-pensation shall be charged by any sheriff or keeper of any jail for the subsistence of said United States prisoners, than is authorized by law to be charged for the subsistence of State prisoners; provided also, that the com- the county commissioners of any county

for every person so committed.

Szc. 2. That the set entitled "an act for Szc. 2. That the act entitled "an act for the confinement of prisoners under the authority of the United States in the jails of the State," and the act entitled an act to the walls of the prison, by the county comamend section one of an act for the confinement of persons under the authority of the United States in the jails of this State, passed December 20, 1806, and to repeal section two of said act, be and the same are

oreby repealed. This act shall take effect and be in force from and after its passage.
RICHARD C. PARSONS, Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate

Passed March 26, 1860. AN ACT To provide for the better protection of health

and property in certain cases. SECTION 1. Be it enacted by the Genera Assembly of the State of Ohio, That the town

Superintendent to have been performed or de-livered.

Superintendent to have been performed or de-livered.

SEC. 7. The Superintendent is hereby au-

SEC. 3. That this act shall take effect from and after its passage.
RICHARD C. PARSONS,

Speaker of the House of Representatives ROBERT C. KIRK, President of the Senate Passed March 24, 1860. AN ACT

To regulate the taxation and payment costs in certain cases. SEC. 1 Be it enacted by the General As-tembly of the State of Ohio, That the costs of prosecution, so far as relates to the fees of nstables, justices, sheriffs, witnesses and lerks, shall be made out by the different officers claiming the same, specifying the

different items comprising the same according to the acts regulating the fees of civil officers in civil and criminal cases, and the acts directing the mode of trial in crimina cases, and shall be by such persons lodged with the clerk of the court before which any criminal may be convicted during the time in which such conviction may be had, and the clerk shall make out under his hand and the seal of said court a true copy of all such charges, which shall be examined, and if correct, the same shall be allowed by the judge of said court, and forwarded with such vict and delivered by the sheriff to the warlen of the penitentiary, and the sheriff shall eceive eight cents per mile going to and returning from said penitentiary, to be compued from the seat of justice of the county which the conviction took place, by the usu-al route of travel, and he shall also receive the sum of five cents per mile for transport ing every such convict, and shall be allowed one guard for every two convicts so trans ported, and shall receive six cents per mile for the services of each guard so employed to be computed for the same distance as the sheriff; and if at any term of the cour there should be more than one person con-victed, it shall be the duty of the clerk to make out an order directing the number guards, not exceeding one guard to every two convicts, exclusive of the sheriff, unle n an extraordinary case, when, in the opinion of the court a greater number shall be necessary for the safe transportation of such convicts, a certificate whereof shall be made out by the clerk under the seal of the court and delivered to the sheriff, and he shall deliver the certificate to the warden of the penitentiary, who shall be governed thereby in making out his order for the payment such transportation; and all charges of prose-cution and transportation made out agreea-bly to the provisions of this act and of the several acts herein referred to shall be delivered to the said warden, and if upon examnation he shall find them to be correct, he shall certify a correct copy thereof with his allowance thereof, to the Auditor of State and the Auditor shall upon presentation o such certified copy and allowance, issue his warrant for the amount upon the Treasurer of State, who shall pay the same; provided, no allowance shall be made for the payment of any guard who shall not have actually assisted in the transportation of such convicts and also provided, the sheriff shall not be en titled to charge mileage for himself for trans porting any convicts to the penitentiary o

ener than once every twenty days. SEC. 2. That the act entitled "an act mend the act entitled an act making provision for carrying into effect the act for the punishment of crimes," passed February 27, 835, and an act entitled "an act regulating the fees of sheriffs in civil and criminal case passed March 13, 1837," passed January 4 1838, be and the same is [are] hereby repeal-

SEC. 3. This act shall take effect and be n force from and after its passage.
RICHARD C. PARSONS, Speaker of the House of Representatives.
ROBERT C. KIRK, President of the Senate

Passed March 22, 1860. AN ACT

church edifices, school houses, dwelling houses and other buildings. Sec. 1. Be it enacted by the General As sembly of the State of Ohio, That if any person shall wilfully and maliciously injure any church edifice, school house, dwelling house or other building, not being his own property, or in any way disfigure the same with paint or otherwise, or deface the same by painting thereon any obscene words, figures or devices, or by posting thereon any paper or other material bearing such words, figures or devices, he shall be punished by fin not exceeding one hundred dollars, or by imrisonment in the county jail not exceeding

ninety days, or both said punishments in the discretion of the court.
RICHARD C. PARSONS, Speaker of the House of Representatives.
ROBERT C. KIRK, President of the Sonate.

Passed March 24, 1860. AN ACT

To provide for the more effectual punish ment of certain offenses. SEC. 1. Be it enacted by the General As under the laws of the United States, in sembly of the State of Ohio. That whenever hereafter any person shall be convicted of any criminal offense, committed after the SECTION 1. Re it enacted by the General passage of this act, all or any part of the Assembly of the State of Ohio, That the Sheriff or the keeper of every jail in any country of this State shall be and he is hereby such imprisonment, may, on the recommenauthorized and required to receive all prison- dation of the prosecuting attorney, sentence ers charged with crime committed to his such person to hard labor in the jail of the custody by the authority of the United proper county, any length of time not ex-States, and to keep them safely until dis-charged by due course of the laws of the term of imprisonment now by law fixed as

missioners of any county in which said pris-oner may be confined, shall be entitled to re-ceive from said United States, the sum of one dellar per month for the use of said jail such cases, is hereby declared to extend to any stone quarry or quarries, road or roads

SEC. 4. That all other acts heretofor passed, inconsistent with the provisions of this act, be and the same are hereby repealed SEC. 5. This act shall take effect and be

in force from and after its passage. RICHARD C. PARSONS, Speaker of the House of Representatives. ROBERT C. KIRK. President of the Senate Passed March 15, 1860.

Supplementary to an act prescribing the duties of supervisors and relating to roads and highways passed February 13, 1853 and to repeal an act entitled "an act prescribing the duties of supervisors and re lating to roads and highways," passed April 8, 1856; also prescribing the duties of county commissioners, county auditors, township clerks, and supervisors; also to

repeal certain other acts herein named, passed April 12, 1858.

Sac. 1. Be it enacted by the General Asmally of the State of Ohio, That where the Board of County Commissioners in any county in this state did, at their March session, 1860, for any cause, fail to discharge any of the duties required of them by the first, second and fourth sections of the act to which this is supplementary, they may discharge such duty at the June session of said Board for said year.

RICHARD C. PARSONS, Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate Passed March 26, 1860,

whom such deposition has been or may be taken, shall have omitted to certify

proven had been duly certified. SEC. 2. This act shall take effect and be

RICHARD C. PARSONS. Speaker of the House of Representatives ROBERT C. KIRK, President of the Senate Passed March 16, 1860.

AN ACT To amend the first section of the act of April 9, 1852, entitled "an Act to prevent Fraud-

ulent Practices." place designated or used by any railroad company or other common carrier for the reception of any such property so usually transported by carriers; when such goods, wares, merchandise, live stock or other property were not held, or had not in fact and in ecding forty dollars; and each assistant teed on board of such steamboat or other waster craft, or at such frieght office, depot, station or other place so designated or used by any common carrier for the reception of such property, when such bill of lading, receipt, invoice, schedule or other written instrument was made and delivered according to the purport and effect of such bill of lading, receipt, invoice, schedule or other written instrument, with intent to deceive, defraud or injure any person or corporation; or if any person shall indorse, assign, transfer or put off, or shall attempt to indorse, assign, transfer or put off any such false or fictitious bill meanor, and upon conviction thereof shall be

named act be and the same is hereby rered under the said section so repealed, nor any proceeding under the same which may en or which may be hereafter instituted under the same.
SEC. 3. This act shall take effect and b

in force from and after its passage.
RICHARD C. PARSONS, Speaker of the House of Representatives ROBERT C. KIRK, President of the Senat Passed March 22, 1860.

AN ACT

Prescribing Rates of Taxation for State pu poses.
Section 1. Be it enacted by the Grn ERAL ASSEMBLY OF THE STATE OF ()HIO, That

the grand list of the taxable property of

RICHARD C. PARSONS. Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate

Passed March 16, 1860.

Providing for the appointment and mo the Convicts.

SECTION 1. Be it enacted by the General

ssembly of the State of Ohio, That there shall be appointed by the Governor, by and with the advice and consent of the Senate, three Directors of the Ohio Penitentiary; one of whom shall hold his office for the term of one year, one for the term of three years. So person shall be appointed a Director who is a contractor in the pententiary, or the agent or officer or the term of three years. No person shall be appointed a Director who is a contractor in the pententiary, or the agent or officer or the term of three years. No person shall be appointed to contractor, or who is interested either directly or indirectly, in any kind or branch of business in the institution; and should any Director become as interested either directly or indirectly, in any kind or branch of business in the institution; and should any Director become as interested either directly or indirectly, in any kind or branch of business in the institution; and should any Director become as interested either directly or indirectly, in any kind or branch of business in the institution; and should any Director become as interested either directly or indirectly, in any kind or branch of business in the institution; and the contractors for convict labor, the amount of the contractors with the reasons therefor, shall be entered on the journals of the penientiary, and the Governor shall report the same to the direct or shall examine into the clarge of the month in which the labor was person the duties of his office, shall take and on this batte, and to faithfully and dilignally discharge the duties of such Director. In case of a vacancy by death, resignation, or otherwise, it shall be filled by appointment by the governor, until the next session of the General Assembly. The said Directors being any pointment of the person to the person making the propose of the month in which the labor was person the duties of his office, shall take and of the General Assembly. The said Directors to report the same of the contractor of the General Assembly. The said Directors to report the same of the contractor of the General Assembly. The said Directors to report the same of the contractor of the General Assembly. The said Directors to report the same of the contractor of t

of the board. It shall be the duty of the member of the board. It shall be the duty of the premptly made.

resident Directors to visit the institution topremptly made.

SEC. 10. All moneys due the institution, gether every two weeks, examine the work-

or may be taken, and the officer before the sum of ten thousand dollars, with at least visions, clothing, medicines, repairs, build-whom such deposition has been or may two good and sufficient freshold securities, ing, or other object, shall be made in duplibe taken, shall have omitted to certify such deposition according to law, it shall be approved by the Directors, Attorney cate—one to the auditor of state and to the such deposition according to law, it shall be awful to prove by such officer, or any other or person, such fact so neglected to be certified, and such proof for all purposes shall have the same force and effect as if the fact which are hereby, or which may from time to time be required of him by law. The provisions are the same force and effect as if the fact which said bond shall be deposited with the said bond shall be deposited with the said contracts for provisions, treasurer of State. The warden, by an clothing, medicines, forage, fuel, buildings or with the advice and consent of the directorin force from and after its passage, and shall shall have power to appoint a deputy was apply to actions now pending, as well as to den, clerk, and such number of assist-no keepers as the directors may deem necessary; all of whom shall take an oath or affirma-

from contractors. And if any person so employed shall receive any compensation or re-ward of any description from any contractor of their contracts, in such amounts as the to promote the interests or advantage of such of lading, receipt, invoice, schedule or other written instrument, knowing the same to be false, fradulent or fictitious: the person so false false false, fradulent or fictitious: the person so false on the regular books in the office of the in- may deem most conducive to the intere imprisoned in the penitentiary, and kept at hard labor for a turn not exceeding four years, nor less than one year.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state.

Situation at a price rgreed with the warden of the state. ing five hundred dollars, and be imprisioned tracts for convict labor, and so to make all named act be and the same is hereby repealed; provided, however, that such repeal
shall in no wise affect any liabilities incurred under the said section so repealed, nor convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or aid, or assist in the convict, or connive at, or convict, or connive at, or convict, or connive at, or convict, or convict, or connive at, or convict, or convict, or connive at, or convict, or convict, or connive at, or convict, or convict, or connive at, or convict, or whether such convict escape or not, he shall, on school or in labor for the contrator at the on conviction thereof, be sentenced to hard labor in the penitentiary for any term not the same work; and if any convict, who less than one nor more than three years, shall have so made overwork, shall for any and if any other person shall aid, or assist in cause be unable to make full work on any the escape of any convict from the peniten- other day or days, no deduction shall be

nor more than one year.

SEC. 5. It shall be the duty of the direccontractors, (with the exception of the altors to appoint a chaplain of the Ohio peni- lowance of any credit,) and the warden shall year, and who shall receive an annual com-pensation not exceeding eight hundred dol-the warden is dismissed, or dies, or resigns there shall be levied on each dollar of the taxable property of this State, as valued and entered on the grand list of taxable property of the directors. The chaplain shall be a minister of the gospel, in good standing in he shall account for the amount the same as erty for the year eighteen hundred and sixty. some one of the denominations of this state, the other funds in his possession. And an (1860), for the several purposes in this act enumerated, in addition to the taxes now pre-scribed by law, taxes at the rates hereafter who shall reside in or near the penitentiary, the amount received, and to whom payable, specified, namely: For the ordinary expecified, namely: For the ordinary expenses of the State Government, including the expenses of the public benevoing the expenses of the expenses of the public benevoing the expenses of the public benevoing the expenses of the expenses of the expenses of the expenses of the public benevoing the expenses of the expens lent institutions, and other expenses teach such of the convicts as he and the book which the prisoner may keep tenth of one mill; for the sinking fund, applicable to the payment of the intersect and the gradual reduction of the principal of the State debts, and to comply with the provisions of the constitution for the gradual extinction of the public debt, fivegradual extinction of the public debt, five- rectors shall not appoint one of their num- the warden and directors, are entitled there-

consist of such sum as will be produced by the annual levy and assessment of one and four-tenths of a mill of the dollar valuation vict labor may so provide,) to classify the Sec. 16. It shall be the duty of the warconvicts according to their age and disposi- den, at the close of each month, to pay into the State, and no more, which sum is hereby annually levied for that purpose.

SEC. 3. This act shall take effect and be in force from and after it passage.

Convicts according to their age and disposition—placing all young men under twenty-one years of age, (unless the conduct of the same shall forbid it,) in a shop or shops by themselves, and give them such work as ceive and receipt for the money as in cases will be most beneficial to them when dis-charged; and persons convicted of the high-er crimes, or who shall be convicted a sec-ond time of penitentiary offenses, or whose a shop by themselves, and all incorrigibles may be worked in cells or shops by themselves, at such employment as the warden the fund, upon the certificate of the warden; thorough system of accountability of Officers of the majority of them may and upon the written request of the convict, cers of the Ohio Penitentiary, fixing their deem most fitting for them, or profitable to to be filed with the auditor of state, the war-

for building or repairs, or any raw material family or friends. to be manufactured in the penitentiary; shall seein charge the whole operation of the institution, and shall be its executive officer; and in case any guard, or subordinate efficer and the condition of the prisoners, and shall see the prisoners and the condition of the prisoners. one of whom shall hold his office for the term of two of the institution should violate any of the have power to regulate and fix the appoint laws or rules of the prison, it shall be the years, and one for the term of three years; and one for the term of three years; the duty of the warden to suspend said offend-officers or agents of the penitentiary, not

gether every two weeks, examine the workshops, cells, rooms, and the books and vouchers of the Warden, and enter the result of
their investigation in a book called a journal
to be provided for the purpose. It shall be
the duty of all the Directors to meet at the
office of the penitentiary every three months,
to make a quarterly settlement of the accounts of the Warden, and inspect the various departments and shops of the institution, and record the result of their investigation in the journal, signed by each member
present, if all shall be agreed; if otherwise,
the opinions of the dissenting members shall
also go on record.

Sec. 3. The said Directors, or a majority
of them, shall appoint a Warden, who shall
hold his office for the term of two years, unless sooner removed by the Directors; but in

where the deposition of a witness has been | office, and give bond to the State of Ohio, in the penitentiary, whether for salaries, pro-

um of one hundred dollars, shall be given to the lowest bidder; provided, in case of the acceptance of any bid, and bidder fails to complete the contract, the next lowest bid-der shall not be entitled to the contract, untion faithfully to discharge their duties, and der shall not be entitled to the contract, un-give bonds to the State of Ohio; the clerk less the price be deemed reasonable by the and deputy warden in the sum of three warden and directors; but the warden dollars each, and the assistant then contract with any one whose offer may keepers in the sum of five hundred dollars cach, with security, to be approved by the directors, which bonds shall be deposited with the treasurer of state. All the above officers shall be subject to such by laws and market value and price. So far as possible SECTION 1. Be it enacted by the General
Assembly of the State of Ohio, That section one of the act of April 9, 1852, entitled "an act to prevent fraudulent practices," be so ons of the act of April 9, 1852, entitled "an act to prevent fraudulent practices," be so amended as to read as follows; Sec. 1. If any person shall execute and delivered to any person, any false or fictitious bill of lading, receipt, schedule, invoice, or other written instrument, to the purport or effect that any goods, wares, merchandiss, live stock, or other preperty usually transported by carriers, had been or were held, delivered, received, placed or deposited on board of any steamboat or water craft, navigating the waters in or bordering upon the State of Ohio, or at the freight office, depot, station or other nual compensation for his services, not extend to all the cases of sickness any contract be valid until approved by the samong convicts, reside near the penitentiary, which case of sickness among convicts, reside near the penitentiary, wisit the prison at least one cach day, and have a general sanitary oversight of the prison for at least two consecutive weeks in two daily newspapers in Columbus, and in one of the weekly papers published in cach of the counties adjoining Franklin county, and in such other papers as the wardeem necessary, which communications shall be entered on the journal. The physician that any goods, wares, merchandiss, live stock, or other preperty usually transported by carriers, had been or were held, delivered, received, placed or deposited on board of any steem necessary, which communications shall be equal, the warden and directors may select any one of them as the person who shall have a certification of the directors may select any one of them as the person who shall have a certification of the directors may select any one of them as the person who shall have a certification of the directors may select any one of them and directors may select any one of them as the person who shall have a certification of the directors may select any one of them and nual compensation for his services, not exceeding twelve hundred dollars. The clork
shall receive an annual compensation for his
services, not exceeding one thousand dollars. The deputy warden shall receive an annual tiary is interested, and all contracts or purcompensation for his services, not exceeding chases made in violation of this provision

tiary, such person shall, on conviction thereof, be sentenced to hard labor in the penitentiary, for any term not less than six months, lected by the warden for the convict the

who shall hold his office for one permit the convict to send the amounts so

enths of one mill and on each dollar of the taxable property for the year eighteen hundred and sixty one, fire-tenths of one mill, and thereafter four.

See 6. That each convict possessing a performed for a contractor or the warden, the rectors shall not appoint one of their number of the warden and directors, are entitled to by their fidelity and extra labor, such companies on the grand list of taxable property for the year eighteen hundred and sixty one, fire-tenths of one mill, and thereafter four.

Sec. 6. That each convict possessing a performed for a contractor or the warden, the required from tenths of one mill on the grand list of taxa- fair knowledge of reading, writing and arith said compensation to be required from the ble property, annually.

Sec. 2. That for the purpose of affording a free education to all the youth of this State, the State common school fund shall hereafter

Sec. 7. The warden is hereby authorized,

Sec. 7. The warden is hereby authorized,

conduct may require it, shall be worked in nominated "the prisoner's over-work fund." Compensation, prescribing their Duties the state.

and determining the manner of working Sec. 8. The warden shall attend to the ury the amount due any convict from the purchasing of all articles for the institution fund, or any part thereof, for the proper use —clothing, provisions, medicines, material of the convict himself, or for the use of his

oners for the infraction of the discipline, by

to the penitentiary; and if at the end of the next month no infraction of the discipline is recorded against him, he shall be entitled to two additional days dimunition from his sentence; and if he shall continue to have no such record sgainst him a third month, his time shall be shortened three additional days, and he shall be entitled to five days dimuni tion of time from his sentence for each subsequent month he shall so continue in his good behavior; and if any prisoner shall so pass the whole time of his sentence, he shall be entitled to a certificate thereof from the warden, and upon presentation thereof to the Governor, he shall be entitled to a restoration of all rights of citizenship which may have been forfeited by his conviction; and it shall be the duty of the warden to discharge such convict from the penitentiary when he shall have served the time of h sentence less the number of days he may be entitled to have deducted therefrom, in the ame manner as if no such deduction had been made; provided that if such convict shall be guilty of the violation of the printed and published rules of the prison after he shall, as provided in this section, have be come entitled to a dimunition of his term of service to which he has been sentenced, the directors shall have the power to deprive, at their discretion, such convict of a portion or all (according to the flagrance of such viola tion of discipline,) of the dimunition of the term of sentence, to which he had previously been by this act entitled; and the warder shall make known to the convicts the provi sions of this section when they are rece into the prison.

Sec. 21. The warden shall furnish to each prisoner sufficient light to enable him to read from the time he is shut up in the evening until the ringing of the bell for going to ed, unless the warden has good cause to be lieve that a convict is making improper use thereof, in which case he shall not be so fur-

Sec. 22. And provided always, that noth ing in this act shall be so construed as to interfere with existing contracts for prison lator, unless by consent of parties, in the event of which the same shall be indersed upon the riginal contract and signed by the parties, which shall be binding in all respects as though no change had been made. Sec. 23. The directors and warden of the penitentiary shall, from time to time, estab-

ish by-laws, rules and regulations for the discipline and government thereof, and the warden, for himself and assistants, shall be held responsible for the observance and en-forcement of such by-laws, rules and regulaions; provided, always, that such by-laws. rules and regulations shall not be contrary to law; and the directors shall submit such bylaws, rules and regulations to the legislature at each session thereof; and provided, always, that nothing in this act shall be so construed as to prevent officers of the Ohio Penitentiary from holding their respective offices until their successors in office shall be pointed and qualified.

Sec. 24. The warden and directors may nter into contracts for working the convict apon such branches of business as, in their dgment, will best subserve the interests of the State, and tend to promote the welfare o the prisoners.

Sec. 25. The hospital of the penitentiary hall, under such conditions as the directors warden and physician may provide, be accossible to the professors and students of Starling Medical College, and other physicians of Columbus, once a week during the annual college terms, for clinical instruction. provided that no convict shall be subjected y such professors to any involuntary exam-

nation or surgical operation.

SEC. 26. It shall be lawful for the direcors and warden to suitably reward at their discretion, any prisoner who by meritorious onduct may signally serve the interests of the institution or the State; and may permit any extra reward to be given to prisoners not interfering with the interests of the State.

new warden for the penitentiary shall be appointed, the warden whose term of office shall have expired, shall deliver over to his successor quiet and peaceful possession of the penitentiary building, with all the property of the State in his possession, together with the convicts; and it shall be the duty of such succeding warden to give to his predecessor a receipt for the property and convicts afore-said; the warden whose term of office shall have expired, shall also make out, under oath, a full and detailed account of all the receipts and expenditures of the penitentiary since his last annual report, or that have not been reported to the auditor of State at any time during his term of office; also a true inventory, with the contract price of all the property in his possession as such warden, longing to the State, consisting of raw materials and manufactured articles, medicines, forage, and all kinds of provisions provided for the penitentiary, and shall deliver the same over to his successor, together with all moneys on hand, stating in full the sources of said moneys and the amount from each source; it shall be the duty of the succeeding warden to give his predecessor in office his receipt for such property and moneys as may be scheduled and delivered over to him as aforesaid; and if any such retiring warden shall refuse or neglect to comply with any of the provisions of this section, he shall be held guilty of a misdemeanor, and on conviction thereof, shall be fined in any sum not exceeding one thousand dollars, and be im-prisoned in the county jail for any period not less than one month, nor more than six months, or both, at the discretion of the court. Sec. 28. That whenever any bond is required of a contracting party by the provi-sions of this act, every such contracting party shall file his said bond with the said warden and directors at the time of putting in such proposals or bids for each which said bond shall be in such sum as the said warden and directors shall direct. conditioned that the party making the proposals or bids, will accept the contract the same be awarded to said party, and for the faithful performance of the contract on the part of such contracting party, and

no bid or proposals shall be received, un-less such bond accompany the same. SEC. 29. That the act entitled "an act providing for the appointment and a more thorough system of accountability of officers of the Ohio penitentiary, fixing their compensation, prescribing their duties, and determining the manner of working the contermining the manner of working the content of the conte victs," passed April 12, 1858, and all laws and parts of laws inconsistent with the pro-visions of this act are hereby repealed, and the terms of all persons now holding office under the provisions of the acts hereby repealed shall expire upon the appointment and qualification of the officers, whose terms of office are provided for in this act.

This act to take effect from and after its passage. RICHARD C. PARSONS. Speaker of the House of Representatives ROBERT C. KIRK, Passed March 24, 1860.

President of the Senate. upplementary to an act entitled "an act for the support and better regulation of Com-

mon Schools in the town of Akron," passed February 8, 1847. SECTION 1. BE IT ENACTED BY THE GEN ERAL ASSEMBY OF THE STATE OF OHIO, That the board of examiners for any city, town or village which has adopted the above recited act, and the acts amendatory thereto, shall state in the sertificates they issue to teachers the period of time for which said certificate shall be valid, which period shall not be less than six months nor more than two years, and no certificate shall be valid for any oth

er period than that named in it.

SEC. 2. No person shall be permitted to
teach in any of the public schools of said
city, town or village without such certificate, for any other time than that specified in anid certificate.

SEC. 3. This act shall be in force from and after it passage. RICHARD C. PARSONS. Speaker of the House of Representatives. ROBERT C. KIRK, President of the Senate

Passed March 19, 1860.

To amend section one of an Act entitled "an against Steamboats and other Water Crafts, and authorizing proceedings against the same by name," passed April 12,